

**IN THE DISTRICT COURT OF THE VIRGIN ISLANDS**

**DIVISION OF ST. THOMAS AND ST. JOHN**

**IN RE THE COMPLAINT AND PETITION** ) **3:21-cv-0059**  
**OF COSTAR SAILING, LLC, AS OWNER,** ) **Third-Party Plaintiffs**  
**AND J&J YACHT SERVICES, LLC, AS** ) **Demand**  
**OWNER PRO HAC VICE/OPERATOR, OF** ) **Trial by Jury**  
**THE S/V CARPE AURA, HULL #:** )  
**FPA54253I819 AND OFFICIAL NO.** )  
**1291579** )

**EDWARD AND CINDY MOREA** )

**Claimants and Third-Party Plaintiffs** )

**-against-** )

**ATLANTIC CRUISING YACHTS, LLC**  
**FOUNTAIN PAJOT, SA and**  
**CONSTANTINE BAKAS**

**Third-Party Defendants**

**NOTICE OF DEPOSITONS**

**TO: GEORGE CHAPMAN and NICHOLAS HULBERT**

**ADDRESS: *c/o WAYPOINT,***  
***3562 Honduras Frenchtown Marina,***  
***St Thomas 00802, U.S. Virgin Islands***

**Court Reporter**

**Suzette V. Descartes**

**Email address: [ftrcourtreporting@hotmail.com](mailto:ftrcourtreporting@hotmail.com)**

In Re J&J Yacht Services, et al. Civil No. 3:21-CV-0059

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**PLEASE TAKE NOTICE** that pursuant to Federal Rules of Civil Procedure 26, 30 and 32, **Claimants/Third-Party Plaintiffs, Edward and Cindy Morea**, by and through undersigned counsel, will take the oral examination of the following fact witnesses:

<b>Witness</b>	<b>DATE/ TIME</b>	<b>LOCATION</b>
<b>George Chapman</b>	<b>August 16, 2023</b> <b>10:00 A.M.</b>	STT LAW OFFICES OF DUENSING & CASNER, 9800 Buccaneer Mall, Bldg. 2, Suite 9, St. Thomas, U.S.V.I. 00804 Tel: (340) 774-6011
<b>Nicholas Hulbert</b>	<b>August 16, 2023</b> <b>1:30 P.M.</b>	STT LAW OFFICES OF DUENSING & CASNER, 9800 Buccaneer Mall, Bldg. 2, Suite 9, St. Thomas, U.S.V.I. 00804 Tel: (340) 774-6011

**A zoom invite will be provided by the Court Reporter.**

These depositions will be taken by stenographic means and pursuant to the rules cited above. The deposition may be recorded by video and/or audio means, including Zoom recording. *\*No later than twenty-four (24) hours prior to the date of the deposition, the Court Reporter and or Party Noticing the Deposition will provide the zoom address and IP link.*

This deposition is being taken for use as evidence and/or trial purposes and may be continued from day to day until completed.

**RESPECTFULLY SUBMITTED**  
**Tabak Mellusi & Shisha LLP**

**DATED: August 11 2023,**  
***Admitted Pro Hac Vice:***

BY: */s/ Jacob Shisha*  
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**LAW OFFICES OF K.G. CAMERON  
Of Counsel Attorney for Claimants**

**DATED: August 11, 2023,**

BY: /s/ K. Glenda Cameron

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**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the foregoing was electronically filed with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the following counsel:

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*/s/ K. Glenda Cameron*